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Via ECFS

December 10, 2014

Marlene H. Dortch, Secretary Federal Communications Commission 445 Twelfth Street, S.W. Washington, D.C. 20554

Re: WC Docket No. 08-71

Dear Ms. Dortch:

On behalf of Madison Telephone Company ("Madison") please find attached Madison's request for review of the Wireline Competition Bureau ("Bureau") decision pursuant to Section 1.115 of the Federal Communications Commission's rules, 47 C.F.R. § 1.115. Madison requests review of the Bureau's decision to deny a Petition filed by Madison seeking waiver of rules pertaining to receipt of Safety Valve Support ("SVS").

Please contact the undersigned with any questions.

Respectfully submitted,

John Kuykendall Vice President

Attachment

cc: Chief, Wireline Competition Bureau

Carol Brennan, NECA Karen Majcher, USAC

¹ See Universal Service High-Cost Filing Deadlines, WC Docket No. 08-71, Order (rel. Nov. 10, 2014).

Before the **FEDERAL COMMUNICATIONS COMMISSION**

Washington, DC 20554

In the Matter of)	
)	
Universal Service High-Cost Filing)	WC Docket No. 08-71
Deadlines)	
)	
Petition of Madison Telephone Company)	
For Waiver of Section 54.305(d)(2),)	
54.305(f), and 36.612(a)(2))	

MADISON TELEPHONE COMPANY

APPLICATION FOR REVIEW

Madison Telephone Company ("Madison" or the "Company"), pursuant to Section 1.115 of the Federal Communications Commission's ("FCC" or "Commission") rules, 47 C.F.R. § 1.115, hereby requests review of the decision of the Wireline Competition Bureau ("WCB" or "Bureau")¹ to deny a Petition filed by Madison seeking waiver of rules pertaining to receipt of Safety Valve Support ("SVS").² The effect of the Order is that it precludes Madison from receiving SVS, even on a going-forward basis. As demonstrated herein, the Bureau based its decision on an erroneous finding and ignored its previous ruling that loss of SVS by a small carrier such as Madison could negatively impact consumers. Accordingly, reversal of the Bureau's decision is warranted.

¹ See Universal Service High-Cost Filing Deadlines, WC Docket No. 08-71, Order (rel. Nov. 10, 2014) ("Order").

² See Madison Telephone Company Petition for Waiver of 47 C.F.R §§ 36.612(a)(2), 54.305(d)(2), 54.305(f) of the Commission's Rules, WC Docket No. 08-71 (filed Nov. 7, 2013) ("Petition"). Subsequent to filing the Petition, the Commission rearranged its rules. Section 36.612 is now Section 54.1306.

I. Questions Presented for Review

- A. Did the WCB erroneously conclude that Madison incorrectly filed calendar-year rather than quarterly SVS cost data? As explained in more detail below, both the National Exchange Carrier Association's ("NECA") and the Universal Service Administrative Company's ("USAC") records show a disbursement of SVS being made to Madison, apparently because these agencies had concluded that Madison had filed the correct data.
- **B.** If both NECA and USAC erred in indicating that Madison should receive SVS, why didn't the WCB factor their role into account in determining whether there are "special circumstances" that warrant waiver of filing deadlines? Furthermore, why haven't USAC and/or NECA provided an adequate explanation to Madison?
- C. Why did the Bureau not apply the standard that it had previously applied in cases involving petitions for waiver in which the loss of SVS due was at issue? As explained in more detail below, in a previous case in which the Bureau granted a waiver of SVS filing deadline rules, the Bureau determined that because of the unique nature of SVS, the loss of such funds would undermine the goal of providing quality service. In Madison's case, however, the Bureau did not consider the future potential impact of never being able to receive SVS on Madison's ability to provide quality service at just, reasonable and affordable rates.
- II. Factors Which Warrant Commission Consideration of the Questions Presented
 - A. The WCB Made an Erroneous Finding as to an Important and Material Question of Fact

³ See Order at ¶ 8.

⁴ *Id.* at ¶ 10.

In its Order, the Bureau finds that Madison made a "mistake in filing calendar-year rather than quarterly SVS cost data." As shown in the Petition, Madison timely filed quarterly cost data, later revealed to be for a different period of time than what should have been supplied. Madison files annual cost data pursuant to other FCC rules. What is undisputed is that NECA's records show at least one statement of SVS being disbursed to Madison, which was rescinded on a subsequent statement, and that USAC's projected schedules show Madison as being an SVS recipient. What is not known is how those agencies made a determination that Madison should receive SVS if the data that Madison supplied was incorrect.

A close review of USAC and NECA records show an undisputed fact that Madison did receive an SVS disbursement one time, although it was retracted on the NECA disbursement statement at the end of the month—Madison has not been able to get a solid explanation for this despite having conversations and correspondence with NECA and USAC about this particular issue. As demonstrated to the Bureau, USAC's records clearly show Madison as an eligible recipient of SVS.⁶ Even more telling of Madison's eligibility is that USAC projected Madison to receive SVS in the amount of \$2,480 per month for the second quarter of 2005 and then the amount was projected to decrease by fifty percent to \$1,240 per month from July through December, 2005. The \$2,480 amount is the same as that shown on a NECA disbursement statement as "Safety Valve Support" (See Attachment A).⁷ That amount was retracted in a

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⁵ *Id.* at ¶ 10.

⁶ See Madison Telephone Company, WC Docket No. 08-71, Notice of Ex Parte (filed Jul. 28, 2014) ("Madison Ex Parte").

⁷ See Federal Universal Service Support Mechanism Fund Size Projections for Second Quarter 2005 (filed Jan. 31, 2005, Appendices at HC07 (Safety Valve Support for Second Quarter 2005), available at http://www.usac.org/about/tools/fcc/filings/default.aspx (2Q2005 Fund Size Projection, Appendix 7). Subsequent filings: Third Quarter 2005 Fund Size Projection, Appendix 7 (filed May 7, 2005), Fourth Quarter 2005 Fund Size Projection, Appendix 7 (filed Aug. 2, 2005), First Quarter 2006 Fund Size Projection, Appendix 7 (filed Nov. 2, 2005). See Attachment A.

subsequent NECA disbursement statement and was designated as "Safety Valve Additive". For this SVS to be forecasted, there must have been some additional documentation in the USAC and NECA systems that confirmed Madison's eligibility and even went as far as processing payments. Madison implores the Commission to investigate why Madison has consistently been listed as eligible to receive SVS in the USAC system, why Madison was forecasted to receive SVS, and finally why NECA's disbursement statement shows that Madison *did* receive one payment of SVS which was then retracted on a subsequent statement, if the Company was not actually eligible at any time. The WCB did not address this critical piece of the puzzle, and Madison respectfully requests further review and a determination as to whether the Bureau made an erroneous finding as to this important and material question of fact. Madison further emphasizes that after repeated efforts to sort out the issue, it ultimately filed the Petition at the direction of NECA and USAC, but has since been informed by NECA and USAC that no documentation exists regarding why a payment was shown nor why SVS payments were forecasted for the second, third and fourth quarters of 2005.

B. The Order is in Conflict with the Standard Applied in Previous SVS Waiver Decisions

In its Petition, Madison cited two cases⁸—the *only* two SVS waiver petitions that have come before the Commission to date—but the WCB did not address the substance of those cases in its Order. These cases are indeed relevant to the Company's Petition with regard to the fundamental principles of USF and in particular the importance of SVS for acquired price cap

⁸ See, e.g., Federal-State Joint Board on Universal Service, CenturyTel of Central Wisconsin and Telephone USA of Wisconsin, LLC, Petition for Waiver of Section 36.612(a)(3) of the Commission's Rules, CC Docket No. 96-45, 21 FCC Rcd 14633 (rel. December 19, 2006) ("Wisconsin LECs Order"); Telecommunications Access Policy Division of the Wireline Competition Bureau Grants Petitions Requesting Waiver of Various High-Cost Universal Service Filing Deadlines, WC Docket No. 08-71, Public Notice, DA 12-39 (rel. January 11, 2012) ("Twin Valley Public Notice").

exchanges where new owners of these acquired exchanges are not eligible for the same level of high-cost support as rate-of-return exchanges.

In one of the two previous cases (the Twin Valley Petition),⁹ the WCB granted a waiver in which the petitioner demonstrated that it missed an SVS filing deadline "because of confusion concerning the obligation to make a quarterly rather than annual calendar year filing." Yet for Madison's SVS waiver, the WCB determined that confusion *of the same nature* on the part of Madison regarding the same filing requirements that were confusing to Twin Valley associated with SVS "does not constitute special circumstances warranting waiver of the filing deadlines." In this instance, the WCB makes two opposite conclusions about the same type of "mistake" and "confusion", and the Commission should overturn this finding of the WCB as it is inconsistent with precedent set in the decision to grant the Twin Valley Petition.

The other case cited in Madison's Petition, the Wisconsin LECs Petition, ¹² was also granted. In this case the WCB found good cause existed to waive the SVS rules and stated that, "strict compliance with the [SVS] rules is inconsistent with the public interest and, therefore considerations of hardship weigh in favor of granting the requested waiver." This finding of "hardship" however, was not based upon whether or not the carriers had the ability to continue to make investments absent the support. The WCB focused instead on the negative impact that loss of SVS "could" have on the areas served by the Wisconsin LECs. ¹⁴ The WCB did not undertake an analysis of whether or not the Wisconsin LECs needed the support to continue to

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⁹ See Twin Valley Telephone, Inc. Petition for Waiver of Sections 36.612 and 54.305 of the Commission's Rules, CC Docket No. 96-45. ("Twin Valley Petition").

¹⁰ See Twin Valley Petition. The Bureau did not release an Order in this decision. Instead it ruled on the basis of the Wisconsin LECs Order which had a different set of facts.

¹¹ See Order at ¶ 10.

¹² See Petition of CenturyTel of Central Wisconsin, LLC and Telephone USA of Wisconsin, LLC for Waiver of Section 36.612(a)(3) of the Commission's Rules, CC Docket No. 96-45 ("Wisconsin LECs Petition") at 3.

¹³ See Wisconsin LECs Order at ¶ 6.

¹⁴ *Id.* at \P 7 (emphasis supplied).

operate their company or if a lack of SVS would have completely halted all investment in the acquired exchanges until SVS payments were reinstated. Further, the WCB did not raise any issues regarding the length of time that had passed. Rather, as shown below, the focus was squarely on how the loss of SVS "may" adversely impact the Wisconsin LECs ability to continue to provide quality service to consumers.

In the Madison Order, the WCB appeared to take the position that Madison had continually invested in the acquired exchanges, and therefore the Company wasn't facing a serious hardship that would constitute good cause for granting the Petition. Madison disagrees with the WCB's assumption that the Company's ongoing investments in the acquired exchanges are a direct indication that the Company is not facing any hardship as a result of not receiving SVS. Furthermore, Madison points to the Wisconsin LECs Order where the WCB emphasizes the uniqueness and importance of SVS for acquired exchanges in price cap areas:

We conclude that denial of SVS could impact the areas served by Petitioners. Unlike requirements for other types of universal service support, carriers must file data annually in order to receive SVS. Therefore, if a carrier misses the annual deadline, it will not receive funding for an entire year. As such, the loss of SVS has a much greater impact on a small carrier's capacity to ensure that consumers have and maintain access to service at just, reasonable, and affordable rates than the loss of other types of universal service support. Indeed, the loss of SVS for an entire calendar year in these instances may impact the rates that Petitioners charge consumers. Likewise, the loss of SVS may adversely affect Petitioners' ability to continue to provide quality service to consumers. ¹⁵

The WCB bypassed these important policy issues of SVS and the core principles of SVS and instead focused on Madison's ability to invest over the years as a signal that the Company was not facing any hardship. This is simply not true, and the WCB ignored how its decision could impact Madison's ability to continue to provide quality service at just, reasonable and affordable rates in the future, or potentially be unable to meet current debt obligations that are still outstanding from prior year investments. Managing the current debt portfolio associated

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¹⁵ See Wisconsin LECs Order at ¶ 7 (emphasis added).

with prior year investments without the qualified SVS further restricts consideration of future investments, increases loan covenant risks and negatively impacts customer service obligations.

The WCB failed to take into consideration how its decision to deny Madison from not only receiving the SVS that it had been entitled to in previous years but also future SVS on a going-forward basis might impact the Company's current operations or the ability to make necessary upgrades in the acquired exchanges where the Company cannot receive the same level of high-cost support as its rate-of-return exchanges. SVS is *intended* to be a unique and specialized program for the precise purpose in which Madison is seeking to use the funds.

Madison has been eligible to receive SVS all along, and the WCB did not give adequate attention to this fact but rather focused on *subjective* judgments about whether or not Madison needed the support if it was able to invest in the absence of SVS over the years. This action—and attitude—is in conflict with the standard that the WCB took in the previous two SVS waivers which were granted. Madison requests that the Commission review the contradictory findings and ensure that the same standard which was applied in previous cases involving SVS is applied to Madison's Petition.

Further, the FCC staff raised the issue of the possibility of "me too" waivers being filed if Madison's Petition were granted. In response to this concern Madison provided data in its July 2014 *ex parte*. ¹⁶ As described in its July 2014 *ex parte*, the results of this research revealed that "at most" three other companies could potentially file "me too" waivers, assuming that they were in a similar situation as Madison. ¹⁷

III. Requested Relief

¹⁶ See Madison Ex Parte.

¹⁷ *Id.* Madison was only able to use data that was available publicly so it urged the Bureau to conduct additional research using the data that it is able to access in order to determine if this number is accurate.

- A. The actions taken by the WCB in the Order should be carefully reviewed by the Commission in light of the questions for review presented above.
- Based upon the evidence presented, the Commission should overturn the
 WCB's denial of Madison's Petition.
- C. The Commission then should grant Madison's Petition, as follows:
 - 1. Direct USAC and NECA to accept the initial quarterly data filing which corresponds to the index year selected by Madison in its letter which was timely and correctly filed. This quarterly data filing is known as the 2002-3 USF Data Collection and has been provided to USAC. The filing and acceptance of this data will allow Madison to at least receive SVS on a going forward basis, starting with an SVS payment based upon a comparison of the 2002-3 base year index filing with the 2013-3 quarterly data filing, which was timely and correctly filed.¹⁸
 - If this data is not accepted, a SVS payment can never be calculated because there is no index year for comparison.¹⁹
 - 2. Additionally, Madison further pleads that the Commission be so inclined to direct USAC and NECA to accept the quarterly data filings for the period 2003-3 through 2012-3 so that the Company can receive the SVS payments that it should have received for those periods.²⁰

¹⁸ After filing its Petition, Madison submitted the 2013-3 filing in the event that the Petition was granted and will be submitting its 2014-3 filing by December 30, 2014 in the event the Commission provides Madison with the relief requested herein.

¹⁹ Madison's SVS is calculated based on the difference between the acquiring carrier's expense adjustment at the end of its index year (2002-3) and each subsequent year expense adjustments (20XX-3). SVS is 50% of that difference in each year. These expense adjustments are calculated using the High Cost Loop Fund (HCLF) data collections that are submitted to NECA.

²⁰ The Company estimates that this amount would be fairly close to the amount sought in its Petition.

IV. CONCLUSION

In this Application for Review, Madison provides evidence which clearly shows that the WCB made an erroneous finding and made subjective judgments when it concluded that Madison incorrectly filed calendar-year rather than quarterly SVS cost data. Madison requests the Commission's review of the facts that the WCB failed to take into consideration, thus finding that special circumstances exist that warrant granting Madison's Petition. The WCB left no mechanism to resolve what appears to be the two remaining disputes that Madison now pleads for the Commission to review. First, Madison is requesting that the Commission uncover the additional facts surrounding what generated the SVS disbursement that USAC and NECA show in their records. Furthermore, the Commission should recognize that it is undisputed that Madison is qualified to receive SVS, but that "magnitude of Madison's delay" is not the result of the Company's lack of past or current efforts to resolve this matter, as was the WCB's attitude in the Order.²¹ Years of ongoing efforts to secure guidance and documentation from NECA and USAC appear to have not been considered by the WCB. Second, Madison further pleads for the Commission to review the previous cases involving loss of SVS and to apply the same standard to Madison's Petition. Allowing Madison to receive SVS meets the intended purpose of facilitating new owners of acquired exchanges to make technical upgrades in unserved and underserved rural exchanges that were purchased from price cap carriers. In summary, this Application demonstrates that none of the reasons that the Bureau stated for denying Madison's waiver are valid. Accordingly, Madison urges the Commission to immediately overturn the WCB's decision and grant the relief as requested herein.

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²¹ See Order at ¶ 10.

Respectfully submitted,

Robert W. Schwartz

President

Madison Telephone Company

21668 Double Arch Road

PO Box 29

Staunton, IL 62088

618-635-1000

Filed on December 10, 2014

Enclosures

UNIVERSAL SERVICE ADMINISTRATIVE COMPANY Safety Valve Support Second Quarter 2005

	Safety Valve Support Second Quarter 2005		Second Quarter 2005	Second Quarter 2005	er 200)5				ď	Page 1 of 2
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IA	359027 IOWA WIRELESS SERVICES, L.P.	R	×	z	У	19	\$0	\$11	9\$	9\$	69\$
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IM	331159 CENTURYTEL OF CENTRAL WISCONSIN, LLC	Я	၁	>	_	67,937	\$0	\$489,428	\$88,960	\$88,960	\$2,002,044

APPENDIX A

UNIVERSAL SERVICE ADMINISTRATIVE COMPANY

Safety Valve Support

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\$661,509 \$11,529 \$50,031 \$180,141 \$54,942 \$11,394 \$47,145 \$18,621 \$485,394 \$4,572 Annual Total Support \$31,420 \$4,204 \$2,312 \$252 \$3,975 \$2 \$1,535 \$15,194 \$350 \$26,708 \$623 Oct-Dec \$2,312 \$4,204 \$252 \$3,975 \$1,535 \$15,194 \$31,420 \$150 \$623 \$26,708 Monthly Support Amounts Jul-Sep \$3,543 \$8,269 \$2,552 \$1,020 \$7,765 \$13,690 \$157,663 \$ \$3,137 \$29,659 \$108,382 *Apr-Jun \$0 \$00 \$0 \$0 \$0 80 Jan-Mar 9,621 2,662 476 972 1,464 3,036 95 17,190 23,511 191 Working Loops Second Quarter 2005 Cert SVS z Z z Z z z Type Rural ď ď 2 2 2 2 ď α α œ 2 2 339013 METRO SOUTHWEST PCS, LLP 339014 BROWN COUNTY MSA CELLULAR LTD. PARTNERSHIP 339010 WISCONSIN RSA #4 LIMITED PARTNERSHIP 339012 WISCONSIN RSA #10 LIMITED PARTNERSHIP 339016 WISCONSIN RSA #3 LIMITED PARTNERSHIP 339017 ALLTEL COMMUNICATIONS, INC. 339020 AIRADIGM COMMUNICATIONS INC. 339007 UNITED STATES CELLULAR CORPORATION 339001 CTC TELCOM, INC. 339006 MIDWEST WIRELESS WISCONSIN, LLC 339920 AMERICAN CELLULAR CORP. (WI) 339015 NSIGHTTEL WIRELESS, LLC Study Area Name SAC State

NATIONAL TOTALS

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QUARTERLY SUPPORT

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LEGEND:

N - Non-Rural Carrier R - Rural Carrier

Type A - Average Schedule Incumbent C - Cost Incumbent

X - Competitive

N - Ineligible Participant Y - Eligible Participant SVS

^{*} Apr-Jun Monthly support includes applicable prior period adjustments * Working Loops have been estimated for CETCs

UNIVERSAL SERVICE ADMINISTRATIVE COMPANY Safety Valve Support Third Quarter 2005

Appendix HC07 3Q2005 Page 1 of 2

State SAC STUDY ARGA Name Rural Type S AK 613001 ARCITIC SLOPE TEL. ASSOCIATION COOP.INC. R C AK 613011 MITERIOR TELEPHONE COMPANY INC. R C AK 613036 MUNICUK TEL. COMPANY INC. R C AK 613036 MUNICUK TELEPHONE COMPANY INC. R C AK 613036 MUNICUK TEL. COMPANY INC. R C AK 613031 MITED UTLITIES INC. R X AR 403031 ALTEL COMMUNICATIONS, INC. R X AR 4030031 ALTEL COMMUNICATIONS, INC. R X AR 3550016 MUNTED STATES CELLULAR R X IA 3550036 JUNITED STATES CELLULAR R X IA 3550036 JUNITELES TALES STRVICES, I.P. R X IA 3550037 JOUAN WIRELESS, ILC R X IA 3550045 JOUANA WIRELESS, ILC R X IA 3550045 JOUANA WIRELESS, ILC R X IA 3550045 JOUANA WIRELESS, ILC R X					-		* Working		Monthly Support Amounts	ort Amounts		Annual Total
613011 INTERIOR TELE-BOLDE TEL, ASSOCIATION COOP, INC. 613016 INTERIOR TELECHONE COMPANY INC. 613016 INTERIOR TELECHONE COMPANY INC. 613016 INTERIOR TELECHOLAR SYSTEMS, INC. 613014 DOBSON CELLULAR SYSTEMS, INC. 4001144 CENTRATEL COCENTRAL ARKANSAS, LLC. 4001141 CENTRATEL COCENTRAL ARKANSAS, LLC. 4001101 SPRINT SPECTRUM DBA SPRINT PCS. 400101 SPRINT SPECTRUM DBA SPRINT PCS. 400001 SPRINT SPECTRUM SIGN. 351298 SOUTH SLOPE COOPERATIVE. 351298 SOUTH SLOPE COOPERATIVE. 350010 INDIVEST WIRELESS, INC. 350010 INDIVEST WIRELESS 350010 INDIVEST WIREL	State		\rightarrow		SVS	Cert	Loops	Jan- Mar	*Apr-Jun	Jul-Sep	Oct-Dec	Support
613011 INTERIOR TELEPHONE COMPANY INC. 613026 MUKLUK TEL. COMPANY, INC. 613026 MUKLUK TEL. COMPANY, INC. 613026 MUKLUK TEL. COMPANY, INC. 613029 LINTER SONCELLULAR SYSTEMS, INC. 401101 SPENTRAL SPECTRAL ARKARSAS, LLC 7302020 ALLTEL COMMUNICATIONS, INC. 350203 ALLTEL COMPANY CO., INC. 350203 ALLTEL WIRELESS, INC. 350204 ALLTEL WIRELESS, INC. 350204 ALLTEL WIRELESS, INC. 350204 ALLTEL WIRELESS, INC. 350204 ALLTEL WIRELESS, INC. 350205 ALLTEL WIRELESS, INC. 350206 ALLTEL WIRELESS 350206 ALLTEL	ΑK	613001 ARCTIC SLOPE TEL. ASSOCIATION COOP.INC.	ď	ပ	_	>	3,887	\$0	\$21,728	\$5,852	\$5,852	\$100,296
613016 MUNILUK TEL. COMPANY, INC. 613016 MUNILUK TEL. COMPANY, INC. 613023 UNITED UTILITIES INC. 613023 UNITED UTILITIES INC. 6130023 UNITED UTILITIES INC. 6130001 MUNIED CELLULAR SPRINT PCS. 701144 CENTURYTEL OF CENTRAL ARKANSAS, ILC R	AK	613011 INTERIOR TELEPHONE COMPANY INC.	Я	C	Υ	Υ	3,338	\$0	\$17,324	\$0	0\$	\$51,972
613022 UNITED UTILITIES INC.	AK	613016 MUKLUK TEL. COMPANY, INC.	2	ပ	\	>	2,975	0\$	0\$	0\$	0\$	0\$
619904 DOBSON CELLULAR SYSTEMS, INC.	AK	613023 UNITED UTILITIES INC.	α.	ပ	>	>	5,250	\$0	\$7,448	\$0	\$0	\$22,344
40144 CENTURYTEL OF CENTRAL ARKANSAS, LLC	AK	619004 DOBSON CELLULAR SYSTEMS, INC.	<u>~</u>	×	z	z	522	\$0	\$764	\$0	\$0	\$2,292
409001 SPRINT SPECTRIUM DBA SPRINT PCS 409001 SPRINT SPECTRIUM DBA SPRINT PCS 409003 ALLITEL COMMUNICATIONS, INC. 359008 SOUTH SLOPE COOPERATIVE R X 359008 SOUTH SLOPE COOPERATIVE R X 359004 MIDWEST WIRELESS, INC. 359010 MIDWEST WIRELESS, INC. 359028 MAC WIRELESS, INC. 359029 OLIN TELEPHONE COMPANY R X 359029 OLIN TELEPHONE COMPANY R X 359029 SOUTHEAST WIRELESS, INC. 359039 OLIN TELEPHONE COMPANY R X 359039 WELLIMAN COOP. TELEPHONE ASSOC. R X 359040 BENTONLININ WIRELESS, ILC. R X 359060 NPCR, INC. S 359060 NORTH DAKOTA & S S 359060 NORTH DAKOTA & S S S S S S S S S	AR	401144 CENTURYTEL OF CENTRAL ARKANSAS, LLC	~	ပ	>	>	1,317	\$0	\$0	\$0	\$0	\$0
409002 ALLTEL COMMUNICATIONS, INC. 35208 GOUTH SLOPE COOPE, TEL. CO. 35728 GOUTH SLOPE COOPE, TEL. CO. 35728 GOUTH SLOPE COOPE, TEL. CO. 359008 SOUTH SLOPE COOPE, TEL. CO. 359008 SOUTH SLOPE COOPE, TEL. CO. 359002 IOWA WIRELESS ERVICES, L.P. R. X 359022 IOWA WIRELESS, L.C. R. X 359023 MICL VALLEY WIRELESS, INC. 359034 MICL VALLEY WIRELESS, INC. 359034 MICL VALLEY WIRELESS, ILC. R. X 359034 MICL VALLEY WIRELESS, ILC. R. X 359034 MICL VALLEY WIRELESS, ILC. R. X 359036 MICL VALLEY WIRELESS, ILC. R. X 359042 BOUTH STORY WIRELESS, ILC. R. X 359042 SELWINDALININ WIRELESS, ILC. R. X 359046 CEDAR COUNTY PCS, I.LC. 359046 MSPL LD BARTNERSHIP R. X 359060 NPCR, INC. 429007 MARK TWAND COMMUNICATIONS GOUP, ILC. R. X 359060 NPCR, INC. 359060 NPCR, INC. R. X 359060 NORTH CENTRAL RSA 2 OF NORTH DAKOTA LP R. X 359006 NORTH DAKOTA 6 CILULAR OF NORTH DAKOTA 5 - KIDDER LP R. X 359002 NORTH DAKOTA 5 - KIDDER LP R. X 359002 NORTH DAKOTA 5 - KIDDER LP R. X 359002 NORTH DAKOTA 5 - KIDDER LP R. X 359002 NORTH DAKOTA 5 - KIDDER LP R. X 359002 NORTH DAKOTA 5 - KIDDER LP R. X 359002 NORTH DAKOTA 5 - KIDDER LP R. X 359002 NORTH DAKOTA 5 - KIDDER LP R. X 359002 NORTH DAKOTA 5 - KIDDER LP R. X 359002 NORTH DAKOTA 5 - KIDDER LP R. X 359002 NORTH DAKOTA 5 - KIDDER LP R. X 359002 NORTH DAKOTA 5 - KIDDER LP R. X	AR	409001 SPRINT SPECTRUM DBA SPRINT PCS	ĸ	×	z	\	90'9	\$0	\$0	\$0	0\$	\$0
351298 SOUTH SLOPE COOP, TEL. CO. 351298 SOUTH SLOPE COOPERATIVE R X 359010 MIDWEST WIRELESS LUC R X 359016 UNITED STATES CELLULAR R X 359027 IOWA WIRELESS, ILC R X 359028 MACHINERES, ILC R X 359039 MILL VALLEY WIRELESS, ILC R X 359042 BARON TELEPHONE CO., INC. R X 359043 MILL VALLEY WIRELESS, ILC R X 359044 BARON TELEPHONE ASSOC. R X 359045 BENTONILIN WIRELESS, ILC R X 359046 SEI WIRELESS ILC R X 359045 SEI WIRELESS ILC R X 359046 SEI WIRELESS ILC R X 359047 SEORDINLIN WIRELESS ILC R X 359048 SEI WIRELESS ILC R X 359049 SECITAR COMMUNICATIONS, CO. R X	AR	409003 ALLTEL COMMUNICATIONS, INC.	ĸ	×	z	>	40,393	\$0	\$0	\$0	0\$	0\$
359008 SOUTH SLOPE COOPERATIVE 859008 SOUTH SLOPE COOPERATIVE 359010 MIDWEST WIRELESS IOWA, LLC 859016 MIDWEST WIRELESS SERVICES, L.P. 359016 UNITED STATES CELLULAR R 359028 MAC WIRELESS SERVICES, L.P. R 359029 SOUTHEAST WIRELESS, INC. R 359039 MELLMAN COOP, TELEPHONE COMPANY R 359034 MILL VALLEY WIRELESS, LLC R 359042 MELLMAN COOP, TELEPHONE ASSOC. R 359042 MELLMAN COOP, TELEPHONE ASSOC. R 359042 BENTONLINN WIRELESS, LLC R 359045 SEI WIRELESS LLC R 359046 SEI WIRELESS LLC R 359046 CEDAR COUNTY PCS, LLC R 359046 INSPLANDERSPHIP R 359056 INSPLANDERSPHIP R 359069 INSPLANDERSPHIP R 341049 MADISON TEL. CO. R 423007 INMITED STATES CELLUAR CORPORATION R 381611 DICKEY RURAL TEL COOP. R 38162 RESERVATION TELEPHONE COOPERATIVE R 389007 INMITED STATES CELLUAR CORPORATIVE R 389006 BISMARK MSA LP R 389006 BISMARK MSA LP R	⊴	351298 SOUTH SLOPE COOP. TEL. CO.	α.	4	>	>	1,438	\$0	\$1,624	\$741	\$741	\$9,318
359010 MIDWEST WIRELESS IOWA, LLC 359010 MIDWEST WIRELESS SERVICES, L.P. 859016 UNITED STATES CELLULAR 859016 UNITED STATES CELLULAR 859016 UNITED STATES CELLULAR 859017 MISCURESS SERVICES, L.P. 859017 MISCURESS, ILC 859028 MISCURESS, ILC 859028 MISCURESS, ILC 859029 MISCURESS, ILC 859039 MISCURESS, ILC 859042 BENTOMILINN WIRELESS, ILC 855046 MISCUREST 855	⊴	359008 SOUTH SLOPE COOPERATIVE	<u>~</u>	×	z	>	1,499	\$0	86\$	\$772	\$772	\$4,926
359016 UNITED STATES CELLULAR R X 359027 IOWA WIRELESS, L.P. R X 359028 MAC WIRELESS, INC. R X 359029 OLIN TELEPHONE CO., INC. R X 359024 MILL VALLEY WIRELESS, INC. R X 359034 MILL VALLEY WIRELESS, INC. R X 359042 SEHARON TELEPHONE COMPANY R X 359043 SHARON TELEPHONE ASSOC. R X 359044 COMMUNITY DIGITAL WIRELESS, ILC R X 359045 SEI WIRELESS LLC R X 359046 CEDAR COUNTY PCS, ILC R X 359045 SEI WIRELESS LLC R X 359046 CEDAR COUNTY PCS, ILC R X 359056 NSP, I.C DBA CELLCOM R X 359060 NPCR, INC. R X 359060 NPCR, INC. R X 423001 MARK TWANIN COMMUNICATIONS, CO. R X 341049 MARK TWANIN COMMUNICATIONS CO. R X 389006 BISMARK MISA LP R X 389006 BISMARK MISA L	⊴	359010 MIDWEST WIRELESS IOWA, LLC	α.	×	z	>	0	\$0	\$0	\$0	\$0	\$0
359027 IOWA WIRELESS SERVICES, I.P. 359027 IOWA WIRELESS, I.L.C. R X 359028 MAC WIRELESS, I.L.C. R X 359029 SOUTHEAST WIRELESS, INC. R X 359024 MILL VALLEY WIRELESS. R X 359039 WELLMAN COOP. TELEPHONE COMPANY R X 359042 BENTON/LINN WIRELESS I.L.C. R X 359042 BENTON/LINN WIRELESS I.L.C. R X 359045 SEI WIRELESS I.L.C. R X 359046 CEDAR COUNTY PCS, I.L.C. R X 359056 NSP, I.C. DBA CELLCOM R X 359056 NSP, I.C. DBA CELLCOM R X 359056 NSP, I.C. DBA CELLCOM R X 423001 MARK TWAIN COMMUNICATIONS, CO. R X 429001 MARK TWAIN COMMUNICATIONS CO. R X 381602 SISMARK MSA LP R X 389006 NORTH WELESS R X 389006 NORTH DAKOTA ELEPHONE COOPERATIVE R X 389006 NORTH DAKOTA ELEPHONE COOPERATIVE R X 389006 NORTH DAKOTA ELONRY	⊴	359016 UNITED STATES CELLULAR	ď	×	z	>	6,140	\$0	\$379	\$3,162	\$3,162	\$20,109
359028 MAC WIRELESS, ILC 859028 MAC WIRELESS, ILC 359024 MILL VALLEY WIRELESS, INC. 8 X 359034 MILL VALLEY WIRELESS. 8 X 359035 SHARON TELEPHONE COMPANY 8 X 359042 MILL VALLEY WIRELESS LLC 8 X 359042 BENTONLIAN WIRELESS LLC 8 X 359045 SELWINDINITY DIGITAL WIRELESS, ILC 8 X 359046 CEDAR COUNTY PCS, ILC 8 X 359046 CEDAR COUNTY PCS, ILC 8 X 359056 NSP, IC DBA CELLCOM 8 X 359056 NSP, IC DBA CELLCOM 8 X 359056 NSP, IC DBA CELLCOM 8 X 34049 MADISON TEL. CO. 8 X 423001 MARK TWAIN COMMUNICATIONS, CO. 8 X 429007 UNITED STATES CELLULAR CORPORATION 8 X 381007 WESTERNATION TELEPHONE COOPERATIVE 8 X 389006 NORTH CENTRAL RSA 2 OF NORTH DAKOTA LP 8 X 389006 NORTH DAKOTA CELLULAR OF NOL LP 8 X 389007 NORTHWAY SA 3 LP 8 X 389008 NORTH DAKOTA 5 - KIDDER LP 8 X 389009 NORTH DAKOTA 5 - KIDDER LP 8 X 389001 NORTH DAKOTA 5 - KIDDER LP 8 X	⊴	359027 IOWA WIRELESS SERVICES, L.P.	<u>~</u>	×	z	>	129	\$0	\$11	\$66	99\$	\$429
359029 SOUTHEAST WIRELESS, INC. 359029 SOUTHEAST WIRELESS, INC. 359031 MILL VALLEPHONE CO., INC. 359034 MILL VALLEPHONE CO., INC. 359034 MILL VALLEPHONE SSOC. R X 359039 WELLMAN COOP. TELEPHONE ASSOC. R X 359042 BENTON/LINN WIRELESS LLC R X 359044 COMMUNITY DIGITAL WIRELESS, LLC R X 359045 SEI WIRELESS LLC R X 359046 SEI WIRELESS LLC R X 359046 SEI WIRELESS LLC R X 359046 NSA LLIMITED PARTNERSHIP R X 359056 NSP. LC BA CELLCOM R X 359050 NIPCR, INC. R X 429001 MARK TWAIN COMMUNICATIONS, CO. R X 429001 MINTED STATES CELLULAR CORPORATION R X 389001 UNITED STATES CELLULAR CORPORATION R X 389006 NORTH DAKOTA REA RSA 2 L R X 389006 NORTH DAKOTA RSA 3 LP R X 389007 NORTH DAKOTA RSA 3 LP R X 389008 NORTH DAKOTA SSA 3 LP R 389000 WIRELESS 389001 WESTERN WIRELESS <td>⊴</td> <td>359028 MAC WIRELESS, LLC</td> <td>œ</td> <td>×</td> <td>z</td> <td>></td> <td>0</td> <td>\$0</td> <td>\$0</td> <td>\$0</td> <td>\$0</td> <td>\$0</td>	⊴	359028 MAC WIRELESS, LLC	œ	×	z	>	0	\$0	\$0	\$0	\$0	\$0
359031 OLIN TELEPHONE CO., INC. 359034 MILL VALLEY WIRELESS 359034 MILL VALLEY WIRELESS R 359038 MILL VALLEPHONE COMPANY X 359039 SHARON TELEPHONE COMPANY R 359040 SELWIRELESS LLC R 359042 BENTOWILINN WIRELESS, LLC R 359045 SELWIRELESS LLC R 359046 CEDAR COUNTY PCS, LLC R 359046 CEDAR COUNTY PCS, LLC R 359056 INSP, LC DBA CELLCOM R 359056 INSP, LC DBA CELLUAR CORPORATION R 423001 INARK TWAIN COMMUNICATIONS, CO. R 423001 MIRRERS ANO. 7 LP R 381611 DICKEY RURAL TEL COOP. R 381632 RESERVATION TELEPHONE COOPERATIVE R 389001 WESTERN WIRELESS R 389006 BADLANDS CELLULAR OF ND LP R 389007 NORTH DAKOTA ESA 3 LP R 389008 NORTH DAKOTA 5 - KIDDER LP 389002 WESTERN WIRELESS	⊻	359029 SOUTHEAST WIRELESS, INC.	ĸ	×	z	\	2	\$0	\$0	\$1	\$1	\$6
359034 MILL VALLEY WIRELESS 359038 MILL VALLEY WIRELESS R X 359038 SHARON TELEPHONE COMPANY R X 359038 WELLMAN COOP. TELEPHONE ASSOC. R X 359042 BENTONLINN WIRELESS, LLC R X 359044 COMMUNITY DIGITAL WIRELESS, LLC R X 359045 SEI WIRELESS LLC R X 359054 SEI WIRELESS LLC R X 359056 CEDAR COUNTY PCS, LLC R X 359056 NSA 1 LIMITED PARTNERSHIP R X 359056 NSP, LC DBA CELLCOM R X 359056 NSP, LC DBA CELLCOM R X 341048 MADISON TEL. CO. R X 429001 MARK TWANIN COMMUNICATIONS, CO. R X 429007 UNITED STATES CELLULAR CORPORATION R X 381632 RESERVATION TELEPHONE COOPERATIVE R X 389006 INSTH CENTRAL RSA 2 OF NORTH DAKOTA LP R X 389006 INSTH DAKOTA RSA 3 LP R X 389006 INSTH DAKOTA ELLULAR OF ND LP R X 389006 INSTH DAKOTA S- KIDDER LP <td>⊻</td> <td>359031 OLIN TELEPHONE CO., INC.</td> <td>ĸ</td> <td>×</td> <td>z</td> <td>></td> <td>0</td> <td>\$0</td> <td>\$0</td> <td>\$0</td> <td>0\$</td> <td>\$0</td>	⊻	359031 OLIN TELEPHONE CO., INC.	ĸ	×	z	>	0	\$0	\$0	\$0	0\$	\$0
359038 SHARON TELEPHONE COMPANY 359038 SHARON TELEPHONE COMPANY X 359039 WELLMAN COOP. TELEPHONE ASSOC. 8 359042 BENTONILINN WIRELESS LLC R 359044 COMMUNITY PCS, LLC R 359046 SEI WIRELESS LLC R 359046 SEI WIRELESS LLC R 359056 INSP, LC DBA CELLCOM R 359066 INSP, LC DBA CELLCOM R 359060 INSP, LC DBA CELLCOM R 359060 INSP, LC DBA CELLCOM R 359060 INSP, LC DBA CELLCOM R 341049 MADISON TEL. CO. R 429001 INTED STATES CELLULAR CORPORATION R 429007 UNITED STATES CELLULAR CORPORATION R 381611 DICKEY RUBAL TEL COOP. R 381612 RESERVATION TELEPHONE COOPERATIVE R 381612 RESERVATION TELEPHONE COOPERATIVE R 389006 BISMARK MISA LP R 389006 BISMARK MISA LP R 389006 BADLANDS CELLULAR OF NORTH DAKOTA LP R 389006 BADLANDS CELLULAR OF NORTH DAKOTA LP R 389002 WORTH DAKOTA S- KIDDER LP R 389002 WESTERN WIRELESS 39	ĕ	359034 MILL VALLEY WIRELESS	ĸ	×	z	\	0	0\$	\$0	0\$	0\$	0\$
359039 WELLMAN COOP. TELEPHONE ASSOC. R X 359042 BENTON/LINN WIRELESS LLC R X 359042 BENTON/LINN WIRELESS LLC R X 359046 CEDAR COUNTY PCS, LLC R X 359056 NSP, LC DBA CELLCOM R X 359060 NPCR, INC. R X 421151 SPECTRA COMMUNICATIONS GROUP, LLC R X 429007 UNITED STATES CELLULAR CORPORATION R X 429007 UNITED STATES CELLULAR CORPORATIVE R X 381632 RESERVATION TELEPHONE COOPERATIVE R X 381632 RESERVATION TELEPHONE COOPERATIVE R X 389006 BISMARK MSA LP R X 389006 NORTH DAKOTA RELSA R X 389007 NORTHWEST DAKOTA CELLULAR OF NORTH DAKOTA LP R X 389009 BADLANDS CELLULAR OF NO LP R X 389000 WESTERN WIRELESS	⊴	359038 SHARON TELEPHONE COMPANY	α.	×	z	>	က	\$0	\$0	\$2	\$2	\$12
359042 BENTON/LINN WIRELESS LLC 359044 COMMUNITY DIGITAL WIRELESS, LLC 359046 SEI WIRELESS LLC 359046 SEI WIRELESS LLC 359046 CEDAR COUNTY PCS, LLC 359056 NSP, LC DBA CELLCOM 359060 NSP, LC DBA CELLCOM 341049 NPCR, INC. 421151 SPECTRA COMMUNICATIONS GROUP, LLC 429007 NNTED STATES CELLULAR CORPORATION 429007 MARK TWAIN COMMUNICATIONS, CO. 429007 NNTED STATES CELLULAR CORPORATION 381611 DICKEY RURAL TEL COOP. 389007 NNSTERN WIRELESS 389006 NORTH WEST DAKOTA CELLULAR OF NORTH DAKOTA LP 389007 NORTH WEST DAKOTA CELLULAR OF NORTH DAKOTA LP 389008 BNORTH DAKOTA RSA 3 LP 389009 BADLANDS CELLULAR OF ND LP 389000 NORTH DAKOTA E- KIDDER LP 389000 WESTERN WIRELESS 3890003 WESTERN WIRELESS 3890003 RCC MINNESOTA, INC. 3890003 RCC MINNESOTA, INC.	⊴	359039 WELLMAN COOP. TELEPHONE ASSOC.	α.	×	z	>	2	\$0	\$0	\$1	\$1	\$6
359044 COMMUNITY DIGITAL WIRELESS, LLC R X 359045 SEI WIRELESS LLC R X 359046 CEDAR COUNTY PCS, LLC R X 359054 RSA 1 LIMITED PARTNERSHIP R X 359056 INSP, LC DBA CELLCOM R X 341049 MADISON TEL. CO. R X 429001 INTED STATES COMMUNICATIONS, CO. R X 429007 UNITED STATES CELLULAR CORPORATION R X 429007 UNITED STATES CELLULAR CORPORATION R X 429007 UNITED STATES CELLULAR CORPORATION R X 381617 DICKEY RURAL TEL COOP. R X 389001 WESTERN WIRELESS R X 389006 INORTH CENTRAL RSA 2 OF NORTH DAKOTA LP R X 389007 INORTHWEST DAKOTA CELLULAR OF ND LP R X 389008 INORTH DAKOTA RSA 3 LP R X 389009 INORTH DAKOTA S - KIDDER LP R X 389000 INORTH DAKOTA S - KIDDER LP R X 389000 INORTH DAKOTA S - KIDDER LP R X 389000 INORTH DAKOTA S - KIDDER LP R <t< td=""><td>⊴</td><td>359042 BENTON/LINN WIRELESS LLC</td><td>α.</td><td>×</td><td>z</td><td>></td><td>17</td><td>\$0</td><td>\$1</td><td>6\$</td><td>6\$</td><td>\$57</td></t<>	⊴	359042 BENTON/LINN WIRELESS LLC	α.	×	z	>	17	\$0	\$1	6\$	6\$	\$57
359045 SEI WIRELESS LLC 359046 CEDAR COUNTY PCS, LLC 359046 RSA 1 LIMITED PARTNERSHIP R X 359056 NSP, LC DBA CELLCOM R X 359060 NPCR, INC. R X 341049 MADISON TEL. CO. R X 429001 MADISON TEL. CO. R X 429007 UNITED STATES CELLULAR CORPORATION R X 429007 UNITED STATES CELLULAR CORPORATION R X 429007 UNITED STATES CELLULAR CORPORATION R X 381617 DICKEY RURAL TEL COOP. R X 389001 WESTERN WIRELESS R X 389002 INORTH WESTERN WIRELESS R X 389006 INORTH CENTRAL RSA 2 OF NORTH DAKOTA LP R X 389007 INORTHWEST DAKOTA CELLULAR OF NORTH DAKOTA LP R X 389008 INORTH DAKOTA RSA 3 LP R X 389009 INORTH DAKOTA RSA 3 LP R X 389000 INORTH DAKOTA SELLULAR OF ND LP R X 389000 INORTH DAKOTA SELLULAR OF ND LP R X 389000 INORTH DAKOTA SELLULAR OF ND LP R X 389000 INORTH DAKOTA SELLULAR OF ND LP R X 389000 INORTH DAKOTA SELLULAR OF ND LP R X 389000 INORTH DAKOTA SELLULAR OF ND LP R X	⊻	359044 COMMUNITY DIGITAL WIRELESS, LLC	ĸ	×	z	>	0	\$0	\$0	\$0	0\$	\$0
359046 CEDAR COUNTY PCS, LLC 359054 RSA 1 LIMITED PARTNERSHIP R X 359056 NSP, LC DBA CELLCOM R X 359060 NPCR, INC. R X 341049 MADISON TEL. CO. R X 421151 SPECTRA COMMUNICATIONS, CO. R X 429007 MARK TWAIN COMMUNICATIONS, CO. R X 429007 MISSOURI RSA NO. 7 LP R X 429007 UNITED STATES CELLULAR CORPORATION R X 381617 DICKEY RURAL TEL COOP. R X 389001 WESTERN WIRELESS R X 389006 INORTH CENTRAL RSA 2 OF NORTH DAKOTA LP R X 389007 INORTH WEST DAKOTA CELLULAR OF NORTH DAKOTA LP R X 389008 INORTH DAKOTA S. KIDDER LP R X 389009 INORTH DAKOTA S. KIDDER LP R X 389002 WESTERN WIRELESS R X 389003 INORTH DAKOTA S. KIDDER LP R X 389003 INORTH DAKOTA S. KIDDER LP R X 389003 WESTERN WIRELESS R X 389003 INORTH DAKOTA S. KIDDER LP R X 389003 RCC MINNESOTA, INC. <td< td=""><td>ĕ</td><td>359045 SEI WIRELESS LLC</td><td>ĸ</td><td>×</td><td>z</td><td>\</td><td>_</td><td>0\$</td><td>\$0</td><td>\$1</td><td>\$1</td><td>9\$</td></td<>	ĕ	359045 SEI WIRELESS LLC	ĸ	×	z	\	_	0\$	\$0	\$1	\$1	9\$
359054 RSA 1 LIMITED PARTNERSHIP RSA 1 LIMITED PARTNERSHIP 359056 NSP, LC DBA CELLCOM R X 359056 NSP, LC DBA CELLCOM R X 341049 MADISON TEL. CO. R X 421151 SPECTRA COMMUNICATIONS, CO. R X 429001 MARK TWAIN COMMUNICATIONS, CO. R X 429007 UNITED STATES CELLULAR CORPORATION R X 381611 DICKEY RURAL TEL COOP. R X 381612 DICKEY RURAL TEL COOP. R X 3816007 WESTERN WIRELESS R X 389007 WORTH CENTRAL RSA 2 OF NORTH DAKOTA LP R X 389008 NORTH CENTRAL RSA 3 LP R X 389009 BADLANDS CELLULAR OF ND LP R X 389000 BADLANDS CELLULAR OF ND LP R X 389000 WORTH DAKOTA 5 - KIDDER LP R X 3890002 WESTERN WIRELESS R X 399002 WESTERN WIRELESS R X 399003 RCC MINNESOTA, INC. R X 441163 VALOR TELECOMMUNICATIONS OF TEXAS, LP R	⊴	359046 CEDAR COUNTY PCS, LLC	<u>~</u>	×	z	>	0	\$0	\$0	\$0	\$0	\$0
359056 INSP, LC DBA CELLCOM 359060 INCR, INC. 341049 MADISON TEL. CO. 421151 SPECTRA COMMUNICATIONS, CO. 429001 MARK TWAIN COMMUNICATIONS, CO. 429007 MISSOURI RSA NO. 7 LP 429007 LONTED STATES CELLULAR CORPORATION R X 429007 UNITED STATES CELLULAR CORPORATION R X 381611 DICKEY RURAL TEL COOP. R X 389007 UNITED STATES CELLULAR CORPERATIVE R X 389007 WESTERN WIRELESS R X 389006 NORTH WEST DAKOTA CELLULAR OF NORTH DAKOTA LP R X 389006 NORTH DAKOTA RSA 3 LP R X 389008 BADLANDS CELLULAR OF ND LP R X 389009 BADLANDS CELLULAR OF ND LP R X 3890002 WESTERN WIRELESS R X 3890003 WESTERN WIRELESS R X 3890003 RCC MINNESOTA, INC. R X 441163 VALOR TEL	⊻	359054 RSA 1 LIMITED PARTNERSHIP	ĸ	×	z	>	0	\$0	\$0	\$0	0\$	\$0
359060 INPCR, INC. 341049 MADISON TEL. CO. 421151 SPECTRA COMMUNICATIONS GROUP, LLC R C 429001 MARK TWAIN COMMUNICATIONS, CO. R X 429007 MISSOURI RSA NO. 7 LP R X 429007 UNITED STATES CELLULAR CORPORATION R X 381611 DICKEY RURAL TEL COOP. R X 381001 WESTERN WIRELESS R X 389002 BISMARK MSA LP R X 389005 BISMARK MSA LP R X 389006 NORTH WEST DAKOTA CELLULAR OF NORTH DAKOTA LP R X 389008 NORTH DAKOTA RSA 3 LP R X 389009 BADLANDS CELLULAR OF ND LP R X 389002 WESTERN WIRELESS R X 389003 WESTERN WIRELESS R X 389003 RCC MINNESOTA, INC. R X 441163 VALOR TELECOMMUNICATIONS OF TEXAS, LP R X	⊴	359056 NSP, LC DBA CELLCOM	<u>~</u>	×	z	>	0	\$0	\$0	\$0	\$0	\$0
341049 MADISON TEL. CO. 421151 SPECTRA COMMUNICATIONS GROUP, LLC R X 429001 MARK TWAIN COMMUNICATIONS, CO. R X 429007 UNITED STATES CELLULAR CORPORATION R X 429007 UNITED STATES CELLULAR CORPORATION R X 381631 DICKEY RURAL TEL COOP. R X 383001 WESTERN WIRELESS R X 389005 BISMARK MSA LP R X 389006 NORTH WEST DAKOTA CELLULAR OF NORTH DAKOTA LP R X 389008 NORTH WEST DAKOTA SSA 3 LP R X 389009 BADLANDS CELLULAR OF ND LP R X 389000 BADLANDS CELLULAR OF ND LP R X 389002 WESTERN WIRELESS R X 389003 RCC MINNESOTA, INC. R X 441163 VALOR TELECOMMUNICATIONS OF TEXAS, LP R X	⊴	359060 NPCR, INC.	α.	×	z	>	1,006	\$0	\$58	\$518	\$518	\$3,282
421151 SPECTRA COMMUNICATIONS GROUP, LLC R X 429001 MARK TWAIN COMMUNICATIONS, CO. R X 429007 MISSOURI RSA NO. 7 LP R X 429007 UNITED STATES CELLULAR CORPORATION R X 381631 DICKEY RURAL TEL COOP. R X 389007 UNITED STATES CELLULAR CORPORATION R X 389007 WESTERN WIRELESS R X 389006 BISMARK MSA LP R X 389006 BISMARK MSA LP R X 389006 NORTH WEST DAKOTA CELLULAR OF NORTH DAKOTA LP R X 389008 NORTH DAKOTA 5- KIDDER LP R X 389009 BADLANDS CELLULAR OF ND LP R X 389002 WESTERN WIRELESS R X 399002 WESTERN WIRELESS R X 399003 RCC MINNESOTA, INC. R X 441163 VALOR TELECOMMUNICATIONS OF TEXAS, LP R X		341049 MADISON TEL. CO.	껖	ပ	\	\	3,984	0\$	\$2,480	0\$	0\$	\$7,440
429001 MARK TWAIN COMMUNICATIONS, CO. R X 429005 MISSOURI RSA NO. 7 LP R X 429007 UNITED STATES CELLULAR CORPORATION R X 381611 DICKEY RURAL TEL COOP. R C 381622 RESERVATION TELEPHONE COOPERATIVE R C 389001 WESTERN WIRELESS R X 389005 BISMARK MSA LP R X 389006 NORTH CENTRAL RSA 2 OF NORTH DAKOTA LP R X 389007 NORTH DAKOTA CELLULAR OF NORTH DAKOTA LP R X 389008 BADLANDS CELLULAR OF ND LP R X 389009 BADLANDS CELLULAR OF ND LP R X 391680 VENTURE COMMUNICATIONS COOPERATIVE R X 399002 WESTERN WIRELESS R X 399003 RCC MINNESOTA, INC. R X 441163 VALOR TELECOMMUNICATIONS OF TEXAS, LP R C	MO	421151 SPECTRA COMMUNICATIONS GROUP, LLC	깥	ပ	>	>	129,195	\$0	\$0	\$0	\$0	\$0
429005 MISSOURI RSA NO. 7 LP 429007 UNITED STATES CELLULAR CORPORATION R X 381611 DICKEY RURAL TEL COOP. R C 381632 RESERVATION TELEPHONE COOPERATIVE R C 389001 WESTERN WIRELESS R X 389005 BISMARK MSA LP R X 389006 NORTH CENTRAL RSA 2 OF NORTH DAKOTA LP R X 389007 NORTHWEST DAKOTA CELLULAR OF NORTH DAKOTA PARA 3 LP R X 389008 BADLANDS CELLULAR OF ND LP R X 389001 NORTH DAKOTA 5 - KIDDER LP R X 389002 WESTERN WIRELESS R X 399003 RCC MINNESOTA, INC. R X 441163 VALOR TELECOMMUNICATIONS OF TEXAS, LP R X	MO	429001 MARK TWAIN COMMUNICATIONS, CO.	ĸ	×	z	Υ	1,078	0\$	0\$	0\$	0\$	0\$
429007 UNITED STATES CELLULAR CORPORATION R X 381631 DICKEY RURAL TEL COOP. R C 381632 RESERVATION TELEPHONE COOPERATIVE R C 389001 WESTERN WIRELESS R X 389005 BISMARK MSA LP R X 389006 NORTH CENTRAL RSA 2 OF NORTH DAKOTA LP R X 389007 NORTHWEST DAKOTA CELLULAR OF NORTH DAKOTALP R X 389008 BADLANDS CELLULAR OF ND LP R X 389001 NORTH DAKOTA 5 - KIDDER LP R X 391680 VENTURE COMMUNICATIONS COOPERATIVE R X 399002 WESTERN WIRELESS R X 399003 RCC MINNESOTA, INC. R X 441163 VALOR TELECOMMUNICATIONS OF TEXAS, LP R X	MO	429005 MISSOURI RSA NO. 7 LP	ĸ	×	z	\	381	\$0	\$0	\$0	0\$	\$0
381611 DICKEY RURAL TEL COOP. 381632 RESERVATION TELEPHONE COOPERATIVE R C 389001 WESTERN WIRELESS R X 389005 BISMARK MSA LP R X 389006 NORTH CENTRAL RSA 2 OF NORTH DAKOTA LP R X 389007 NORTHWEST DAKOTA CELLULAR OF NORTH DAKOTA RSA 3 LP R X 389008 NORTH DAKOTA RSA 3 LP R X 389001 NORTH DAKOTA S. KIDDER LP R X 389002 WESTERN WIRELESS R X 399002 WESTERN WIRELESS R X 399003 RCC MINNESOTA, INC. R X 441163 VALOR TELECOMMUNICATIONS OF TEXAS, LP R X	MO	429007 UNITED STATES CELLULAR CORPORATION	ĸ	×	z	z	21,490	0\$	0\$	0\$	0\$	0\$
381632 RESERVATION TELEPHONE COOPERATIVE R C 389001 WESTERN WIRELESS R X 389005 BISMARK MSA LP R X 389006 NORTH CENTRAL RSA 2 OF NORTH DAKOTA LP R X 389007 NORTHWEST DAKOTA CELLULAR OF NORTH DAKOTA LP R X 389008 NORTH DAKOTA RSA 3 LP R X 389010 NORTH DAKOTA S- KIDDER LP R X 39168 VENTURE COMMUNICATIONS COOPERATIVE R X 399002 WESTERN WIRELESS R X 399003 RCC MINNESOTA, INC. R X 441163 VALOR TELECOMMUNICATIONS OF TEXAS, LP R X	ND	381611 DICKEY RURAL TEL COOP.	Ж	С	\	\	2,543	\$0	\$0	\$0	\$0	\$0
389001 WESTERN WIRELESS 389005 BISMARK MSA LP R X 389006 INORTH CENTRAL RSA 2 OF NORTH DAKOTA LP R X 389006 INORTH DAKOTA RSA 3 LP R X 389008 INORTH DAKOTA RSA 3 LP R X 389009 BADLANDS CELLULAR OF ND LP R X 389010 INORTH DAKOTA S- KIDDER LP R X 391680 VENTURE COMMUNICATIONS COOPERATIVE R X 399002 WESTERN WIRELESS R X 399003 RCC MINNESOTA, INC. R X 441163 VALOR TELECOMMUNICATIONS OF TEXAS, LP R X	ND	381632 RESERVATION TELEPHONE COOPERATIVE	Ж	C	\	\	0	\$0	\$0	\$0	\$0	\$0
389006 BISMARK MSA LP 389006 NORTH CENTRAL RSA 2 OF NORTH DAKOTA LP R X 389007 NORTHWEST DAKOTA CELLULAR OF NORTH DAKOTALP R X 389008 NORTH DAKOTA RSA 3 LP R X 389000 BADLANDS CELLULAR OF ND LP R X 389010 NORTH DAKOTA 5 - KIDDER LP R X 391680 VENTURE COMMUNICATIONS COOPERATIVE R X 399002 WESTERN WIRELESS R X 399003 RCC MINNESOTA, INC. R X 441163 VALOR TELECOMMUNICATIONS OF TEXAS, LP R C	ND	389001 WESTERN WIRELESS	ĸ	×	z	>	6,841	\$0	\$0	\$0	\$0	\$0
389006 NORTH CENTRAL RSA 2 OF NORTH DAKOTA LP R X 389007 NORTHWEST DAKOTA CELLULAR OF NORTH DAKOTA LP R X 389008 NORTH DAKOTA RSA 3 LP R X 389009 BADLANDS CELLULAR OF ND LP R X 389010 NORTH DAKOTA 5 - KIDDER LP R X 391680 VENTURE COMMUNICATIONS COOPERATIVE R C 399002 WESTERN WIRELESS R X 399003 RCC MINNESOTA, INC. R X 441163 VALOR TELECOMMUNICATIONS OF TEXAS, LP R C	ND	389005 BISMARK MSA LP	Ж	×	z	\	66	\$0	\$0	\$0	\$0	\$0
389007 NORTHWEST DAKOTA CELLULAR OF NORTH DAKOTA LP R X 389008 NORTH DAKOTA RSA 3 LP R X 389009 BADLANDS CELLULAR OF ND LP R X 389010 NORTH DAKOTA 5 - KIDDER LP R X 391680 VENTURE COMMUNICATIONS COOPERATIVE R C 399002 WESTERN WIRELESS R X 399003 RCC MINNESOTA, INC. R X 441163 VALOR TELECOMMUNICATIONS OF TEXAS, LP R C	ND	389006 NORTH CENTRAL RSA 2 OF NORTH DAKOTA LP	М	×	z	\	16	\$0	\$0	\$0	\$0	\$0
389008 NORTH DAKOTA RSA 3 LP R X 389009 BADLANDS CELLULAR OF ND LP R X 389010 NORTH DAKOTA 5 - KIDDER LP R X 391680 VENTURE COMMUNICATIONS COOPERATIVE R C 399002 WESTERN WIRELESS R X 399003 RCC MINNESOTA, INC. R X 441163 VALOR TELECOMMUNICATIONS OF TEXAS, LP R C	ND		ĸ	×	z	\	2,765	0\$	\$0	0\$	0\$	0\$
389009 BADLANDS CELLULAR OF ND LP R X 389010 NORTH DAKOTA 5 - KIDDER LP R X 391680 VENTURE COMMUNICATIONS COOPERATIVE R C 399002 WESTERN WIRELESS R X 399003 RCC MINNESOTA, INC. R X 441163 VALOR TELECOMMUNICATIONS OF TEXAS, LP R C	ND	389008 NORTH DAKOTA RSA 3 LP	R	×	Z	Υ	2,917	0\$	0\$	0\$	0\$	0\$
389010 NORTH DAKOTA 5 - KIDDER LP R X 391680 VENTURE COMMUNICATIONS COOPERATIVE R C 399002 WESTERN WIRELESS R X 399003 RCC MINNESOTA, INC. R X 441163 VALOR TELECOMMUNICATIONS OF TEXAS, LP R C	ND	389009 BADLANDS CELLULAR OF ND LP	Я	×	z	Υ	39	0\$	0\$	\$0	0\$	0\$
391680 VENTURE COMMUNICATIONS COOPERATIVE R C 399002 WESTERN WIRELESS R X 399003 RCC MINNESOTA, INC. R X 441163 VALOR TELECOMMUNICATIONS OF TEXAS, LP R C	ND	389010 NORTH DAKOTA 5 - KIDDER LP	ĸ	×	z	>	430	0\$	0\$	0\$	0\$	\$0
399002 WESTERN WIRELESS R X 399003 RCC MINNESOTA, INC. R X 441163 VALOR TELECOMMUNICATIONS OF TEXAS, LP R C	SD	391680 VENTURE COMMUNICATIONS COOPERATIVE	Ж	C	Υ	Υ	2,627	0\$	\$4,588	0\$	0\$	\$13,764
399003 RCC MINNESOTA, INC. 441163 VALOR TELECOMMUNICATIONS OF TEXAS, LP	SD	399002 WESTERN WIRELESS	ĸ	×	z	>	5,270	0\$	\$3,922	\$0	0\$	\$11,766
441163 VALOR TELECOMMUNICATIONS OF TEXAS, LP	SD	399003 RCC MINNESOTA, INC.	Я	×	Z	z	1,239	0\$	\$1,683	0\$	0\$	\$5,049
	X	441163 VALOR TELECOMMUNICATIONS OF TEXAS, LP	ď	ပ	z	>	312,935	\$0	0\$	\$0	\$0	\$0

APPENDIX A

UNIVERSAL SERVICE ADMINISTRATIVE COMPANY

Safety Valve Support

Third Quarter 2005

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						* Working		Monthly Supp	Monthly Support Amounts		Annual Total
State	SAC	Rural	Type	SVS	Cert	Loops	Jan- Mar	*Apr-Jun	Jul-Sep	Oct-Dec	Support
ΑZ	457991 SADDLEBACK COMMUNICATIONS COMPANY	ď	C	z	Υ	2,698	0\$	0\$	0\$	0\$	0\$
TO	502278 EMERY TELEPHONE DBA EMERY TELCOM	ď	ပ	>	>	11,479	\$0	\$0	\$0	\$0	\$0
TO	502282 MANTI TELEPHONE COMPANY	ď	٧	\	Υ	1,711	0\$	\$1,602	969\$	969\$	\$8,982
TN	502283 SKYLINE TELECOM	ď	A	\	Υ	1,129	0\$	\$2,398	\$1,124	\$1,124	\$13,938
TO	502288 ALL WEST COMMUNICATIONS-UT	ď	ပ	>	>	1,773	\$0	\$26,606	\$6,457	\$6,457	\$118,560
M	331155 TELEPHONE USA OF WISCONSIN, LLC	ď	C	\	Υ	59,451	0\$	\$622,400	\$90,185	\$90,185	\$2,408,310
M	331159 CENTURYTEL OF CENTRAL WISCONSIN, LLC	Ж	C	\	Υ	67,937	\$0	\$489,428	\$85,373	\$85,373	\$1,980,522
M	339001 CTC TELCOM, INC.	ď	×	z	Υ	7,159	0\$	0\$	0\$	0\$	\$0
M	339003 CHEQUAMEGON TELECOMMUNICATIONS COMPANY, INC.	ď	×	z	>	2,137	\$0	\$0	\$0	\$0	\$0
×		ď	×	z	>	1,564	\$0	\$13,690	\$2,221	\$2,221	\$54,396
M	339007 UNITED STATES CELLULAR CORPORATION	ď	×	z	>	24,225	\$0	\$157,663	\$30,157	\$30,157	\$653,931
M	339009 NPCR, INC.	ď	×	z	Υ	66	0\$	\$3,543	\$144	\$144	\$11,493
M	339010 WISCONSIN RSA #4 LIMITED PARTNERSHIP	ď	×	z	Υ	3,116	0\$	\$8,269	\$4,038	\$4,038	\$49,035
M	339012 WISCONSIN RSA #10 LIMITED PARTNERSHIP	ď	×	z	Υ	618	\$0	\$2,552	\$298	\$298	\$11,244
×	339013 METRO SOUTHWEST PCS, LLP	ď	×	z	>	211	\$0	\$1,020	\$241	\$241	\$4,506
M	339014 BROWN COUNTY MSA CELLULAR LTD. PARTNERSHIP	ď	×	z	Υ	4,226	0\$	\$7,765	\$3,815	\$3,815	\$46,185
M	339015 NSIGHTTEL WIRELESS, LLC	ď	×	z	Υ	~	0\$	\$4	\$2	\$2	\$24
M	339016 WISCONSIN RSA #3 LIMITED PARTNERSHIP	ď	×	z	Υ	1,012	0\$	\$3,137	\$1,474	\$1,474	\$18,255
M	339017 ALLTEL COMMUNICATIONS, INC.	ď	×	z	Υ	29,012	0\$	\$29,629	\$14,595	\$14,595	\$176,547
×	339020 AIRADIGM COMMUNICATIONS INC.	ď	×	z	>	254	\$0	\$684	\$336	\$336	\$4,068
M	339920 AMERICAN CELLULAR CORP. (WI)	ч	×	z	Υ	17,055	\$0	\$108,382	\$25,653	\$25,653	\$479,064
	NATIONAL TOTALS										
			ILEC (CETC							
	65 RURAL STUDY AREAS	ď	19	46		804,724	\$0	\$1,540,910	\$278,234	\$278,234	\$6,292,134
	0 NON-RURAL STUDY AREAS	z	0	0		0	\$0	\$0	\$0	\$0	\$0
	MONTHLY SUPPORT						0\$	\$1,540,910	\$278,234	\$278,234	N/A
	QUARTERLY SUPPORT						\$0	\$4,622,730	\$834,702	\$834,702	N/A
	1000000	Ì	1		+					4114	707
-	ANNUAL SUPPORT						N/A	N/A	N/A	N/A	\$6,292,134

LEGEND:

R - Rural Carrier N - Non-Rural Carrier

A - Average Schedule Incumbent C - Cost Incumbent X - Competitive

SVS Y - Eligible Participant N - Ineligible Participant

* Apr-Jun Monthly support includes any applicable prior period adjustments * Working Loops have been estimated for some carriers

APPENDIX A

Madison Telephone Company

UNIVERSAL SERVICE ADMINISTRATIVE COMPANY Safety Valve Support Fourth Quarter 2005

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UNIVERSAL SERVICE ADMINISTRATIVE COMPANY

Safety Valve Support Fourth Quarter 2005

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					* Working		Monthly Support Amounts	ort Amounts		Annual Total
State		Rural	Type	SVS Cert	rt Loops	Jan- Mar	*Apr-Jun	Jul-Sep	Oct-Dec	Support Amount
ΑZ	457991 SADDLEBACK COMMUNICATIONS COMPANY	~	ပ	> z	2,698	\$0	\$0	\$0	\$0	\$0
T	502278 EMERY TELEPHONE DBA EMERY TELCOM	ď	ပ	λ	11,479	\$0	\$0	\$0	\$0	\$0
T	502282 MANTI TELEPHONE COMPANY	ď	4	λ λ	1,711	\$0	\$1,602	969\$	89\$	\$8,961
T	502283 SKYLINE TELECOM	œ	⋖	λ	1,129	\$0	\$2,398	\$1,124	\$1,119	\$13,923
T	502288 ALL WEST COMMUNICATIONS-UT	ď	ပ	∀	1,773	\$0	\$26,606	\$6,457	\$6,451	\$118,542
×	331155 TELEPHONE USA OF WISCONSIN, LLC	2	ပ	∀	59,451	\$0	\$622,400	\$90,185	\$89,953	\$2,407,614
×	331159 CENTURYTEL OF CENTRAL WISCONSIN, LLC	2	ပ	∀	67,937	\$0	\$489,428	\$85,373	\$85,151	\$1,979,856
×	339001 CTC TELCOM, INC.	ď	×	> N	7,159	\$0	\$0	\$0	\$0	\$0
×	339003 CHEQUAMEGON TELECOMMUNICATIONS COMPANY, INC.	2	×	> z	2,137	\$0	0\$	\$0	\$0	
×	339006 MIDWEST WIRELESS WISCONSIN, LLC	ď	×	> Z	1,564	\$0	\$13,690	\$2,221	\$2,221	\$54,396
×	339007 UNITED STATES CELLULAR CORPORATION	ď	×	≻ Z	24,225	\$0	\$157,663	\$30,157	\$30,078	\$653,694
×	339009 NPCR, INC.	œ	×	≻ Z	93	\$0	\$3,543	\$144	\$144	\$11,493
M	339010 WISCONSIN RSA #4 LIMITED PARTNERSHIP	ď	×	≻ N	3,116	\$0	\$8,269	\$4,038	\$4,028	\$49,005
M	339012 WISCONSIN RSA #10 LIMITED PARTNERSHIP	æ	×	N	618	\$0	\$2,552	\$598	\$597	\$11,241
M	339013 METRO SOUTHWEST PCS, LLP	ď	×	≻ N	211	\$0	\$1,020	\$241	\$238	\$4,497
M	339014 BROWN COUNTY MSA CELLULAR LTD. PARTNERSHIP	ď	×	≻ N	4,226	\$0	\$7,765	\$3,815	\$3,815	\$46,185
M	339015 NSIGHTTEL WIRELESS, LLC	ď	×	≻ N	1	\$0	\$4	\$2	\$2	\$24
M	339016 WISCONSIN RSA #3 LIMITED PARTNERSHIP	ď	×	≻ N	1,012	\$0	\$3,137	\$1,474	\$1,471	\$18,246
×	339017 ALLTEL COMMUNICATIONS, INC.	2	×	≻ N	29,	\$0	\$29,629	\$14,595	\$13,415	\$173,007
M	339020 AIRADIGM COMMUNICATIONS INC.	Я	×	N	254	0\$	\$684	\$336	\$336	\$4,068
M	339920 AMERICAN CELLULAR CORP. (WI)	Я	×	N	17,055	0\$	\$108,382	\$25,653	\$25,587	\$478,866
	NATIONAL TOTALS									
			LEC (CETC						
	65 RURAL STUDY AREAS 0 NON-RURAL STUDY AREAS	œ z	0	0 0	804,724	\$0 \$0	\$1,540,910 \$0	\$278,234 \$0	\$276,565 \$0	\$6,287,127 \$0
	MONTHLY SUPPORT					\$0	\$1,540,910	\$278,234	\$276,565	N/A
	QUARTERLY SUPPORT					\$0	\$4,622,730	\$834,702	\$829,695	N/A
	ANNUAL SUPPORT					N/A	N/A	N/A	N/A	\$6,287,127
	LEGEND:									
	R - Rural Carrier N - Non-Rural Carrier	Type 3 C - Cos	Type Schedule Incu C - Cost Incumbent	Type Schedule Incumbent C - Cost Incumbent	nt		SVS	Y - Eligible Participant N - Ineligible Participant	cipant rticipant	

N - Non-Rural Carrier

C - Cost Incumbent X - Competitive

^{*} Apr-Jun Monthly support includes any applicable prior period adjustments * Working Loops have been estimated for some carriers

UNIVERSAL SERVICE ADMINISTRATIVE COMPANY Safety Valve Support First Quarter 2006

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				Firs	t Qua	First Quarter 2006					r age 1 01 2
								Monthly Support Amounts	ort Amounts		Annual Total
State	SAC	Study Area Name	Rural	Type	SVS	Cert Working Loops	Jan- Mar	Apr-Jun	Jul-Sep	Oct-Dec	Support Amount
AK	61300	613001 ARCTIC SLOPE TEL. ASSOCIATION COOP.INC.	R	ပ	>	Y 3,920	0\$	\$0	0\$	\$0	0\$
AK	61301	613011 INTERIOR TELEPHONE COMPANY INC.	ď	ပ	>	Y 3,461	\$0	\$0	\$0	\$0	\$0
AK	61301	613016 MUKLUK TEL. COMPANY, INC.	ď	ပ	>	Y 2,876	\$0	\$0	\$0	\$0	\$0
AK	61302.	613023 UNITED UTILITIES INC.	R	၁	\	Y 4,670	0\$	0\$	0\$	0\$	0\$
AK	61900	619004 DOBSON CELLULAR SYSTEMS, INC.	ď	×	z	N 493	\$0	\$0	\$0	\$0	\$0
AR	40114	401144 CENTURYTEL OF CENTRAL ARKANSAS, LLC	ď	ပ	>	۲ 1,213	\$0	\$0	\$0	\$0	\$0
AR	40900	409001 SPRINT SPECTRUM DBA SPRINT PCS	œ	×	>	۲ 6,583	\$0	\$0	\$0	\$0	\$0
AR	40900	409003 ALLTEL COMMUNICATIONS, INC.	2	×	>	Y 40,393	\$0	\$0	\$0	\$0	\$0
ΑZ	45799	457991 SADDLEBACK COMMUNICATIONS COMPANY	2	ပ	>	Y 2,698	\$1,169	\$1,169	\$1,169	\$1,169	\$14,028
⊻	35129	351298 SOUTH SLOPE COOP. TEL. CO.	2	⋖	>	۲ 1,397	\$2,059	\$2,059	\$2,059	\$2,059	\$24,708
⊻	32900	359008 SOUTH SLOPE COOPERATIVE	ď	×	>	۲ 1,566	\$83	\$83	\$83	\$83	966\$
٧	35901	359010 MIDWEST WIRELESS IOWA, LLC	ď	×	>	У 50	2\$	2\$	25	\$7	\$84
⊻	35901	359016 UNITED STATES CELLULAR	ď	×	>	Y 6,542	\$363	\$363	\$363	\$363	\$4,356
⊻	35902	359027 IOWA WIRELESS SERVICES, L.P.	ď	×	>	У 66	\$10	\$10	\$10	\$10	\$120
⊻	35902	359029 SOUTHEAST WIRELESS, INC.	ď	×	>	Υ 2	\$0	\$0	\$0	\$0	\$0
Α	35903	359038 SHARON TELEPHONE COMPANY	В	×	>	Υ 2	0\$	0\$	0\$	0\$	0\$
⊻	35904	359042 BENTON/LINN WIRELESS LLC	ď	×	>	۲ 12	\$0	\$0	\$0	\$0	\$0
⊴	35906	359060 NPCR, INC.	2	×	>	Y 1,034	\$152	\$152	\$152	\$152	\$1,824
_	34104	341049 MADISON TEL. CO.	<u>~</u>	O	>	У 3,700	0\$	0\$	\$0	\$0	\$0
MO	42115	421151 SPECTRA COMMUNICATIONS GROUP, LLC	ď	ပ	>	Y 128,529	0\$	\$0	0\$	\$0	\$0
QW	42900	429001 MARK TWAIN COMMUNICATIONS, CO.	2	×	>	۲ 1,097	\$0	\$0	\$0	\$0	\$0
MO	42900	429005 MISSOURI RSA NO. 7 LP	ď	×	z	N 367	\$0	\$0	\$0	\$0	\$0
MO	42900	429007 UNITED STATES CELLULAR CORPORATION	2	×	z	N 22,293	\$0	\$0	\$0	\$0	\$0
ND	38161	381611 DICKEY RURAL TEL COOP.	ď	ပ	>	Y 2,440	\$9,290	\$9,290	\$9,290	\$9,290	\$111,480
ND	38163	381632 RESERVATION TELEPHONE COOPERATIVE	œ	ပ	>	۲ (1,629	\$0	\$0	\$0	\$0	\$0
ND	38900	389001 WESTERN WIRELESS	ď	×	>	Y 6,787	\$739	\$739	\$739	\$739	\$8,868
ND	38900	389005 BISMARK MSA LP	œ	×	>	У 118	29\$	\$57	\$57	\$57	\$684
ND	38900	389006 NORTH CENTRAL RSA 2 OF NORTH DAKOTA LP	Я	×	>	۲۱ ۲	\$4	\$4	\$4	\$4	\$48
ND	38900	389007 NORTHWEST DAKOTA CELLULAR OF NORTH DAKOTA LP	ď	×	>	У 3,070	\$	\$4	\$\$	\$4	\$48
ND	38900	389008 NORTH DAKOTA RSA 3 LP	R	×	\	Y 3,136	\$2,574	\$2,574	\$2,574	\$2,574	\$30,888
ND	38900	389009 BADLANDS CELLULAR OF ND LP	R	×	>	У 46	\$4	\$4	\$4	\$4	\$48
ND	38901	389010 NORTH DAKOTA 5 - KIDDER LP	Я	×	_	۲ 491	\$400	\$400	\$400	\$400	\$4,800
SD	39168	391680 VENTURE COMMUNICATIONS COOPERATIVE	ď	ပ	>	Υ 2,635	\$1,083	\$1,083	\$1,083	\$1,083	\$12,996
SD	39900.	399002 WESTERN WIRELESS	ď	×	>	Υ 5,532	\$440	\$440	\$440	\$440	\$5,280
SD	39900	399003 RCC MINNESOTA, INC.	ď	×	z	۲ 1,168	\$93	\$93	\$93	\$93	\$1,116
X	44116	441163 VALOR TELECOMMUNICATIONS OF TEXAS, LP	ď	ပ	>	Y 303,621	\$0	\$0	\$0	\$0	\$0
ΤX	44900	449001 W. T. SERVICES, INC.	Я	×	_	Y 2,436	\$0	\$0	\$0	\$0	\$0
ΤX	44900.	449002 XIT TELECOMMUNICATION AND TECHNOLOGY, INC.	Я	×	_	Y 4,822	\$0	\$0	\$0	\$0	\$0
ΤX	44900	449003 WESTERN WIRELESS	Я	×	\	Y 3,337	\$0	\$0	\$0	\$0	\$0
ΤX	44900	449006 SANTA ROSA TEL COOP	Я	×	_	۲ 4,219	\$0	\$0	\$0	\$0	\$0
X	44901	449019 PANHANDLE TELECOMMUNICATION SYSTEMS, INC.	ď	×	>	Υ 2,740	\$0	\$0	\$0	\$0	\$0
X	44902.	449022 DOBSON CELLULAR SYSTEMS, INC. (TX)	ď	×	>		\$0	\$0	\$0	\$0	\$0
ĭ	44903	449031 TEXAS RSA 1 LIMITED PARTNERSHIP DBA XIT WIRELESS	œ	×	z	N 5,197	\$0	\$0	\$0	\$0	\$0
5	50227	502278 EMERY TELEPHONE DBA EMERY TELCOM	œ	ပ	>	۲ 10,720	\$0	80	80	\$0	\$0

UNIVERSAL SERVICE ADMINISTRATIVE COMPANY Safety Valve Support First Quarter 2006

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			First	Quarte	First Quarter 2006					1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
							Monthly Supp	Monthly Support Amounts		Annual Total
State	SAC Study Area Name	a	Type S	SVS Ce	Cert Working Loops	Jan- Mar	Apr-Jun	Jul-Sep	Oct-Dec	Support Amount
5	502282 MANTI TELEPHONE COMPANY	ď				\$2,286	\$2,286	\$2,286	\$2,286	\$27,432
Ь	502283 SKYLINE TELECOM	œ		≻ ≻		\$1,442	\$1,442	\$1,442	\$1,442	\$17,304
T	502288 ALL WEST COMMUNICATIONS-UT	ĸ	S	γ γ		\$4,526	\$4,526	\$4,526	\$4,526	\$54,312
N	331155 TELEPHONE USA OF WISCONSIN, LLC	Я		Y		0\$	0\$	0\$	\$0	0\$
M	331159 CENTURYTEL OF CENTRAL WISCONSIN, LLC	Я	C	У У	67,253	0\$	0\$	0\$	\$0	80
IM	339001 CTC TELCOM, INC.	Я	×			0\$	\$0	0\$	\$0	0\$
IM	339003 CHEQUAMEGON TELECOMMUNICATIONS COMPANY, INC.	ĸ		$\lambda \mid \lambda$		0\$	0\$	0\$	0\$	0\$
<u>_</u>	339006 MIDWEST WIRELESS WISCONSIN, LLC	ď	×	≻	1,815	\$0	\$0	\$0	\$0	\$0
IM	339007 UNITED STATES CELLULAR CORPORATION	ĸ	×	Д Д	25,941	0\$	\$0	0\$	\$0	0\$
<u></u>	339009 NPCR, INC.	ď	×	≻		\$0	\$0	\$0	\$0	\$0
M	339010 WISCONSIN RSA #4 LIMITED PARTNERSHIP	ĸ	×	γ γ	3,	\$0	\$0	\$0	\$0	\$0
×	339012 WISCONSIN RSA #10 LIMITED PARTNERSHIP	Я		γ γ		\$0	\$0	\$0	\$0	\$0
IM	339013 METRO SOUTHWEST PCS, LLP	ĸ			. 257	0\$	0\$	0\$	0\$	0\$
M	339014 BROWN COUNTY MSA CELLULAR LTD. PARTNERSHIP	R			4,	\$0	\$0	\$0	\$0	\$0
M	339015 NSIGHTTEL WIRELESS, LLC	ĸ		$\lambda \mid \lambda$		0\$	0\$	0\$	0\$	0\$
<u>_</u>	339016 WISCONSIN RSA #3 LIMITED PARTNERSHIP	<u>~</u>	×	λ	1,103	\$0	\$0	\$0	\$0	\$0
M	339017 ALLTEL COMMUNICATIONS, INC.	2	×	Д	33,763	0\$	0\$	0\$	0\$	\$0
M	339020 AIRADIGM COMMUNICATIONS INC.	2		≻ N	271	0\$	\$0	0\$	0\$	\$0
\leq	339920 AMERICAN CELLULAR CORP. (WI)	ĸ	×	<u> </u>	15,522	0\$	\$0	0\$	\$0	80
	NATIONAL TOTALS									
			ILEC CE	CETC						
	63 RURAL STUDY AREAS	~	19	44	824,787	\$26,785	\$26,785	\$26,785	\$26,785	\$321,420
	0 NON-RURAL STUDY AREAS	z	0	0	0	\$0	\$0	\$0	\$0	\$0
						1		1		
	MONTHLY SUPPORT					\$26,785	\$26,785	\$26,785	\$26,785	ΑN
	QUARTERLY SUPPORT					\$80,355	\$80,355	\$80,355	\$80,355	N/A
	T Q C Q Q I I I I I I I I I I I I I I I I					414	4/14	VIV	MIA	007
	ANNOAL SOFTON					A/N	NA	2	¥/N	\$3Z1,4Z0
	LEGEND:									
				-	-			i i		
		l ype /	۶ - Avera	ge Sche	A - Average Schedule Incumbent		202	Y - Eligible Participant	sipant	
	N - Non-Rural Carrier	Ö Ö	C - Cost Incumbent	pent				N - Ineligible Participant	ticipant	
		×	X - Competitive	•						
				+						
			_	_						

CERTIFICATE OF SERVICE

I hereby certify that the foregoing Application for Review of Wireline Competition Bureau Decision was served this 10th day of December, by mailing true and correct copies thereof, postage prepaid, to the following persons:

Carol Brennan National Exchange Carrier Association 80 South Jefferson Road Whippany, New Jersey 07981

Karen Majcher Universal Service Administrative Company 2000 L Street, Suite 200 Washington, DC 20036

Chief, Wireline Competition Bureau Federal Communications Commission 445 12th Street, SW Washington, DC 20554

Cassandra Heyne